

CHRISTOPHER COOKE, CA Bar #142342
STEPHEN S. WU, CA Bar # 205091
COOKE KOBRECK & WU LLP
177 Bovet Road, Suite 600
San Mateo, CA 94402
Email: ccooke@ckwlaw.com
swu@ckwlaw.com
Tel: (650) 638-2370
Fax: (650) 341-1395
Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

MEI-FANG LISA ZHANG, BAY AREA
AFFORDABLE HOUSING, LLC, XUE-
HUAN GAO, YANG-CHUN ZHANG,
CAROL JIAN DENG, and HAO LIANG,
Plaintiffs,
vs.
WEI-MAN RAYMOND TSE, RUN PING
ZHOU a.k.a. FLORA ZHOU, THERESA
WONG, JAMES YU, BILL SHU WAI MA,
MOLLY LAU, VICTOR SO, JIAN XIAO,
CHRIST INVESTMENT SERVICE INC., CIS
SERVICE, INC., PACIFIC BEST GROUP
LTD. a.k.a. PACIFIC BEST COMPANY
LTD., and SOUTH CHINA INVESTMENT
INC.,
Defendants.)

) Case No.: C-07-04946 JSW
(Related to C-05-02641 JSW)
) **PLAINTIFFS' CASE MANAGEMENT
STATEMENT**

Pursuant to Local Rule 16-9, Plaintiffs submit this Case Management Statement.

1 **PRELIMINARY STATEMENT REGARDING SEPARATE CASE MANAGEMENT
2 STATEMENT**

3 Local Rule 16-9(a) provides, "If one or more of the parties is not represented by counsel,
4 the parties may file separate case management statements." In this case, none of the Defendants
5 is represented by counsel. Accordingly, pursuant to Local Rule 16-9(a), Plaintiffs submit this
6 statement as a separate Case Management Statement. Defendant Run Ping Zhou filed a separate
7 Case Management Statement

8

9 **STATUS OF CASE AND MOTION FOR DEFAULT JUDGMENT**

10 Plaintiffs intend to file a motion for default judgment in this case against the Defendants,
11 now that service is complete and the Clerk has entered defaults. Until September 3, 2008,
12 however, two Defendants were not subject to defaults: Molly Lau and Run Ping Zhou.
13 Nonetheless, on September 3, 2008, Plaintiffs filed a Notice of Voluntary Dismissal of
14 Defendant Molly Lau, thereby ending the case against her.

15 Plaintiffs' counsel has also sent Defendant Run Ping Zhou a stipulation of dismissal for
16 her to sign and return for filing, after discussing with her the possibility of dismissing her from
17 the case. Plaintiffs anticipate receiving the stipulation back from Defendant Zhou soon.

18 Once Plaintiffs' counsel has received and filed the stipulation of dismissal, then all non-
19 defaulting Defendants would be dismissed, and all of the remaining Defendants in the case
20 would be in default. After that dismissal, Plaintiffs will file their motion for default judgment.

21

22 Respectfully Submitted,

23 COOKE, KOBRECK, & WU LLP

24 Dated: September 5, 2008

25 /s/
26 By: _____
27 STEPHEN S. WU
28 Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I, Stephen S. Wu, declare:

I am a resident of the State of California and over the age of eighteen years, and not a party to the within action. I am an attorney in the law firm of Cooke Kobrick & Wu LLP, 177 Bovet Road, Suite 600, San Mateo, CA 94402.

On September 5, 2008, I served Defendant Run Ping Zhou with this

PLAINTIFFS' CASE MANAGEMENT STATEMENT

by placing a true copy thereof, first class postage prepaid, in the United States mail, for delivery to the following Defendants at the following addresses:

Ms. Run Ping Zhou
3567 Kimberly Road
Cameron Park, CA 95682

I declare under penalty of perjury under the laws of the United States and of the State of California that the foregoing is true and correct.

Dated: September 5, 2008

/s/

STEPHEN S. WU